

1 John Bragonje, Bar No. 9519
 2 JBragonje@lewisroca.com
 3 Adrienne Brantley-Lomeli, Bar No. 14486
 4 ABrantley-Lomeli@lewisroca.com
 5 LEWIS ROCA ROTIGERBER CHRISTIE LLP
 6 3993 Howard Hughes Parkway, Suite 600
 7 Las Vegas, NV 89169
 Tel: 702.949.8200
 Fax: 702.949.8398

6 *Attorneys for Plaintiff*
 7 *Michel Piccolotto*

8 **UNITED STATES DISTRICT COURT**

9 **DISTRICT OF NEVADA**

10 MICHEL PICCOLOTTO, an individual,

11 Plaintiff,

12 v.

13 ONE OF A KIND INVESTMENT USA
 14 HOLDINGS, LLC, a dissolved Florida limited
 15 liability company; MATTHIEU V. LECUYER,
 16 an individual; Does 1-10, inclusive,

17 Defendants.

Case No.: 2:21-cv-01645-RFB-DJA

18 **STIPULATION AND [PROPOSED] ORDER TO
 19 RESCHEDULE SETTLEMENT CONFERENCE
 20 BECAUSE OF PLAINTIFF'S ILLNESS**

STIPULATION

21 1. This Court previously scheduled a settlement conference that was set to occur on
 22 July 26, 2022. (See ECF Nos. 14, 15, 17.)

23 2. On July 22, 2022, undersigned counsel for the plaintiff learned for the first time
 24 that plaintiff Michel Piccolotto had contracted COVID-19, that plaintiff was bedridden, and, as a
 25 consequence was unable to return to his home country of France. He has been detained or
 26 delayed in Senegal, West Africa. The undersigned counsel provided proof of plaintiff's positive
 test and an airline ticket showing his delayed return to France, set for August 5, 2022. (Plaintiff
 was originally set to return to France on July 22, 2022.)

1 3. Mr. Piccolotto asked the undersigned counsel to convey that because of his illness,
 2 because his assistant is not with him in Senegal, and because he lacks the facilities in Senegal to
 3 participate in the video conference, he is unable to participate in the scheduled conference.

4 4. Undersigned counsel immediately informed counsel for the defendants and the
 5 Court.

6 5. The Court indicated it would vacate the current date and reset a date that was
 7 mutually convenient to the parties.

8 6. The parties propose the following dates for the continued settlement conference:
 9 August 15, 16, 17, 18, or 23, 2022.

10 IT IS SO STIPULATED.

11 Dated this 25th day of July, 2022.

13 LEWIS ROCA ROTHGERBER
 14 CHRISTIE LLP

THE AMIN LAW GROUP, NV, LTD.

15 By: /s/ John E. Bragonje

16 John E. Bragonje, Bar No. 9519
 17 Adrienne Brantley-Lomeli, Bar No. 14486
 18 JBragonje@lewisroca.com
 19 ABrantley-Lomeli@lewisroca.com
 20 3993 Howard Hughes Parkway, Suite 600
 21 Las Vegas, NV 89169
 22 Tel: 702.949.8200

23 *Attorneys for Plaintiff Michel Piccolotto*

15 By: /s/ Ismail Amin

16 Ismail Amin, Bar No. 9343
 17 Mathew S. Vesterdahl, Bar No. 15469
 18 iamin@talglaw.com
 19 mvesterdahl@talglaw.com
 20 5852 S. Durango Dr., Suite 105
 21 Las Vegas, NV 89113

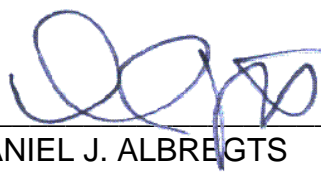
22 *Attorneys for Defendant One of a Kind
 23 USA Holdings, LLC and Matthieu V.
 24 Lecuyer*

22 **ORDER**

23 **IT IS THEREFORE ORDERED** that the Settlement Conference currently scheduled for
 24 July 26, 2022 is VACATED and RESET to **Monday, August 15, 2022 at 10:00 a.m.**

25 **IT IS FURTHER ORDERED** that all other provisions of the Court's prior Order (ECF No.
 26 15) shall remain in effect.

27 DATED: July 25, 2022.

28 
 118336878.1
 DANIEL J. ALBRECHTS
 UNITED STATES MAGISTRATE JUDGE
 - 2 -